1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 FEDERAL DEPOSIT INSURANCE 9 CORPORATION as Receiver for Washington Mutual Bank, 10 No. C14-545RSL Plaintiff, 11 **ORDER GRANTING** v. 12 **DEFENDANTS' MOTION TO** ARCH INSURANCE COMPANY, et al., SUBMIT EXHIBITS UNDER SEAL 13 AND REQUEST FOR INSTRUCTIONS ON REDACTION Defendants. 14 **OF EXHIBITS** 15 This matter comes before the Court on the defendants' "Motion to Submit Exhibits Under 16 Seal in Support of Arch's Motion for Summary Judgment, and Request for Instructions on 17 Redaction of Exhibits." Dkt. # 102. Having reviewed the parties' briefing, declarations, 18 exhibits, and the remainder of the record, the Court finds as follows. 19 In this case, plaintiff Federal Deposit Insurance Corporation, as Receiver for Washington 20 Mutual Bank ("FDIC-R"), sues various insurance companies for refusing to cover certain losses 21 under fidelity bond insurance policies held by Washington Mutual Bank ("WaMu"). FDIC-R 22 alleges that WaMu suffered these losses as a result of a criminal mortgage fraud scheme 23 perpetrated on WaMu by two of its lenders. In support of its motion for summary judgment, 24 Dkt. # 97, defendant Arch Insurance Company ("Arch") has filed a number of exhibits under 25 seal, as those documents have been designated "confidential" by FDIC-R under the terms of the 26 27 ORDER GRANTING DEFENDANTS' MOTION 28

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stipulated protective order entered by this Court. Dkt. # 58. Defendants seek an order
permitting those documents to be submitted under seal per Local Civil Rule 5(g)(2)(B), as well
as instructions from the Court regarding the extent of redactions necessary so that those
documents may be filed in an unsealed, redacted form. Defendants have conferred with FDIC-R
on this issue and have agreed to redact the information specified in Local Civil Rule 5.2(a).
FDIC-R responds that defendants should be required to redact additional material, namely all
Personally Identifiable Information protected from disclosure by the Privacy Act, 5 U.S.C.
\$ 552a(b). Dkt. # 132. Defendants argue that nearly all of this information has already been

SO ORDERED this 23rd day of May, 2017.

Robert S. Lasnik

United States District Judge

MMS Casnik

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This is a public court and its business should be conducted publicly unless there is a specific reason to keep materials or testimony confidential. As stated in Local Civil Rule 5(g), "[t]here is a strong presumption of public access to the court's files." Accordingly, the Court will grant the relief specifically requested in defendant's motion and order defendants to redact the information listed in Local Civil Rule 5.2(a). If FDIC-R would like an order requiring redaction of additional material, it may file a motion requesting – and providing sufficient justification for – that relief.

disclosed in other legal proceedings and accordingly that redaction in this case is unnecessary.

For all of the foregoing reasons, defendants' motion to submit exhibits under seal and request for instructions (Dkt. # 102) is GRANTED as follows. The documents already filed under seal shall remain sealed. Defendants shall file unsealed versions of those documents within thirty days of the date of this order, redacting all information specified in Local Civil Rule 5.2(a). All other documents filed in this case going forward shall also be redacted as described above.